

GRANTED. The Clerk of Court is respectfully directed to terminate

the motion at ECF No. 25.

SO ORDERED.

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March 4, 2024

Arun Subramanian, U.S.D.J. Date: March 5, 2025

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Of Counsel

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## Via ECF

The Honorable Arun Subramanian United States District Judge Southern District of New York 500 Pearl Street, Courtroom 15A New York, NY 10007

Re: Stephanie M. Reveron v. Redbubble, Inc., et al., Case No. 1:24-cv-09382-AS

## Dear Judge Subramanian:

We write on behalf of Defendant Etsy, Inc., joined by and with permission of Defendants Amazon.com, Redbubble, Inc., TP Apparel LLC, and Walmart, Inc. in the above-referenced action (hereafter "Moving Defendants"). As discussed below, for reasons of judicial and party efficiency, the Moving Defendants hereby seek an order adjourning the deadlines set out in Your Order of December 23, 2024 (Dkt. No. 5).

The December 23 Order sets a date for a March 25, 2025 pretrial conference along with dates for a Rule 26f conference by March 4 and a deadline to file a joint letter and a proposed Civil Case Management Plan and Scheduling Order on March 18.

On March 17, the Moving Defendants plan to file a joint motion to dismiss on 12(b)(6) grounds for all counts against all Moving Defendants. Once this motion is decided the outcome may result in (1) the dismissal of some or all defendants; or (2) may greatly narrow the discovery issues in the case. Moving Defendants respectfully request that the deadlines set forth in the December 23 Order are adjourned until the joint motion to dismiss is decided. Because there are five different defendants it takes substantial effort and resources to coordinate schedules and Moving Defendants are hopeful that moving the March 25 conference and related deadlines will alleviate any unnecessary attorney fees.

Defendants have reached out to Plaintiff for consent on this proposal. Plaintiff consented to the foregoing proposal by e-mail on March 4, 2025.

Respectfully submitted, /s/ Jessica Cohen-Nowak

cc: Stephanie M. Reveron, *Pro Se* Plaintiff (*via* email) All Counsel of Record (*via ECF*)